EXHIBIT B



March 28, 2023

1800 K St. NW, Suite 1000 Washington, D.C. 20006 t 202.783.8400 f 202.783.4211

Via LMI Platform

Christopher Carmona Pro Se Plaintiff 9919 Meadow Mill Forest Lane Houston, TX 77044 chriscarmona1986@gmail.com

Re: Christopher Carmona (Plaintiff ID No. 1146331)

Carmona v. Gilead Sciences, Inc.; Case No. 4:22-cv-08921-JST

Delinquent Plaintiff Fact Sheet

Dear Counsel:

Defendant Gilead Sciences, Inc. ("Gilead") has not received a Plaintiff Fact Sheet ("PFS") for the above-referenced Plaintiff in the indicated matter. Plaintiff was required to submit a substantially complete PFS pursuant to the Court's June 4, 2020 Order: Amended Scheduling Order. The PFS for the above-referenced Plaintiff is now overdue. Please submit a substantially complete PFS as soon as possible. Should Plaintiff fail to submit a substantially complete PFS within thirty (30) days of the date of this letter, Gilead will move the Court for dismissal of Plaintiff's claims.

Should you have any questions or concerns regarding this correspondence or believe that you received this notice in error, please direct your inquiries to me at GileadPFSInquiries@shb.com. We are happy to further meet and confer about the above; please contact me to schedule.

Kindly,

/s/ Jesse Weisshaar

Jesse Weisshaar

Counsel for Defendant Gilead Sciences, Inc.



August 14, 2023

1800 K St. NW, Suite 1000 Washington, D.C. 20006 **t** 202.783.8400 **f** 202.783.4211

Via Email

IAN KAUFMAN LAW, LLC 3350 NE 12th Avenue PO Box 23848 Oakland Park, Florida 33307 (888) 200-3024 – (phone, fax) ian@iankaufmanlaw.com

Re: Angel Lytch (Plaintiff ID No. 1152741)

Lytch v. Gilead Sciences, Inc.; Case No. 4:23-cv-01715-JST

Delinquent Plaintiff Fact Sheet

Dear Counsel:

Defendant Gilead Sciences, Inc. ("Gilead") has not received a Plaintiff Fact Sheet ("PFS") for the above-referenced Plaintiff in the indicated matter. Plaintiff was required to submit a substantially complete PFS pursuant to the Court's June 4, 2020 Order: Amended Scheduling Order. The PFS for the above-referenced Plaintiff is now overdue. Please submit a substantially complete PFS as soon as possible. Should Plaintiff fail to submit a substantially complete PFS within thirty (30) days of the date of this letter, Gilead will move the Court for dismissal of Plaintiff's claims.

Should you have any questions or concerns regarding this correspondence or believe that you received this notice in error, please direct your inquiries to me at <u>GileadPFSInquiries@shb.com</u>. We are happy to further meet and confer about the above; please contact me to schedule.

Kindly,

/s/ Jesse Weisshaar

Jesse Weisshaar Counsel for Defendant Gilead Sciences, Inc.



June 19, 2023

1800 K St. NW, Suite 1000 Washington, D.C. 20006 t 202.783.8400 f 202.783.4211

Via LMI Platform

Branden Weber Morgan & Morgan 20 North Orange Avenue, Suite 1600 Orlando, FL 32801 bweber@forthepeople.com

Robert C Hilliard Hilliard Martinez Gonzales LLP 719 S. Shoreline Blvd. Corpus Christi, TX 78401 bobh@ hmglawfirm.com

Re: Dominic Hurtado (Plaintiff ID No. 1153008)

Danner, et al. v. Gilead Sciences, Inc.; Case No. 4:23-cv-01517-JST

Delinquent Plaintiff Fact Sheet

Dear Counsel:

Defendant Gilead Sciences, Inc. ("Gilead") has not received a Plaintiff Fact Sheet ("PFS") for the above-referenced Plaintiff in the indicated matter. Plaintiff was required to submit a substantially complete PFS pursuant to the Court's June 4, 2020 Order: Amended Scheduling Order. The PFS for the above-referenced Plaintiff is now overdue. Please submit a substantially complete PFS as soon as possible. Should Plaintiff fail to submit a substantially complete PFS within thirty (30) days of the date of this letter, Gilead will move the Court for dismissal of Plaintiff's claims.

Should you have any questions or concerns regarding this correspondence or believe that you received this notice in error, please direct your inquiries to me at GileadPFSInquiries@shb.com. We are happy to further meet and confer about the above; please contact me to schedule.

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Kindly,

/s/ Jesse Weisshaar

Jesse Weisshaar

Counsel for Defendant Gilead Sciences, Inc.



October 10, 2023

1800 K St. NW, Suite 1000 Washington, D.C. 20006 **t** 202.783.8400 **f** 202.783.4211

Via LMI Platform

Jack Rutherford Rutherford Law 2811 1/2 2nd Avenue Los Angeles, CA 90018 jack@rfordlaw.com

Re: Darren Johnson (Plaintiff ID No. 1160716)

Johnson, D., et al. v. Gilead Sciences, Inc.; Case No. 3:23-cv-01439-JST

Delinquent Plaintiff Fact Sheet

Dear Counsel:

Defendant Gilead Sciences, Inc. ("Gilead") has not received a Plaintiff Fact Sheet ("PFS") for the above-referenced Plaintiff in the indicated matter. Plaintiff was required to submit a substantially complete PFS pursuant to the Court's June 4, 2020 Order: Amended Scheduling Order. The PFS for the above-referenced Plaintiff is now overdue. Please submit a substantially complete PFS as soon as possible. Should Plaintiff fail to submit a substantially complete PFS within thirty (30) days of the date of this letter, Gilead will move the Court for dismissal of Plaintiff's claims.

Should you have any questions or concerns regarding this correspondence or believe that you received this notice in error, please direct your inquiries to me at GileadPFSInquiries@shb.com. We are happy to further meet and confer about the above; please contact me to schedule.

Kindly,

/s/ Jesse Weisshaar

Jesse Weisshaar

Counsel for Defendant Gilead Sciences, Inc.